

requirements for identifying an individual who requests access to records; and the agency procedures relating to access to records and the contest of information contained in such records. This system is exempt from the foregoing provisions for the following reasons: To notify an individual at the individual's request of the existence of records in an investigative file pertaining to such an individual or to grant access to an investigative file would disclose the identity of confidential sources and reveal confidential information supplied by these sources.

(iii) 5 U.S.C. 552a(e)(4)(I) requires the publication of the categories of sources of records in each system of records. The application of this provision could disclose sufficient information to disclose the identity of a confidential source and cause sources to refrain from giving such information because of fear of reprisal, or fear of breach of promises of anonymity and confidentiality. This would compromise the ability to conduct background suitability investigations.

(iv) 5 U.S.C. 552a(e)(1) requires each agency to maintain in its records only such information about an individual that is relevant and necessary to accomplish a purpose of the agency required by statute or executive order. This system of records is exempt from the foregoing provision because:

(A) It is not possible to detect relevance and necessity of specific information from a confidential source in the early stages of an investigation.

(B) Relevance and necessity are questions of judgment and timing. What appears relevant and necessary when collected may ultimately be determined to be unnecessary. It is only after the information is evaluated that the relevance and necessity of such information can be established regarding suitability for VA approval as a fee appraiser or compliance inspector.

(C) In interviewing persons or obtaining other forms of evidence during an investigation for suitability for VA approval, information may be supplied to the investigator which relates to matters incidental to the main purpose of the investigation but which is appropriate in a thorough investigation. Oftentimes, such information cannot readily be segregated and disclosure might jeopardize the identity of a confidential source.

(5 U.S.C. 552a (j) and (k); 38 U.S.C. 210(c))

[FR Doc. 83-17520 Filed 6-28-83; 8:45 am]

BILLING CODE 8320-01-M

POSTAL SERVICE

39 CFR Part 111

Uniform Parcel Size and Weight Limits; Correction

AGENCY: Postal Service.

ACTION: Final rule; correction.

SUMMARY: In the February 25, 1983 *Federal Register*, 48 FR 8071, 8072, the Postal Service adopted a final rule changing postal regulations to reflect the establishment of uniform size and weight limits of 70 pounds and 108 inches in length and girth combined for Express Mail, Priority Mail, parcel post, special fourth-class rate, and library rate fourth-class mail. That final rule incorrectly increased the maximum dimension for a parcel mailed from an APO or FPO outside the 48 contiguous states from 100 inches (length and girth combined) to 108 inches (length and girth combined). The correct dimension remains 100 inches.

EFFECTIVE DATE: February 27, 1983.

FOR FURTHER INFORMATION CONTACT: Ernest J. Collins, (202) 245-4749.

For the above reasons, the change to 125.152b of the Domestic Mail Manual, announced at 48 FR 8072, is hereby rescinded.

(39 U.S.C. 401)

W. Allen Sanders,
Associate General Counsel, Office of General Law and Administration.

[FR Doc. 83-17465 Filed 6-28-83; 8:45 am]

BILLING CODE 7710-12-M

ENVIRONMENTAL PROTECTION AGENCY

40 CFR Part 52

[A-10-FRL 2387-2]

Approval and Promulgation of Implementation Plans: Washington; Correction

AGENCY: Environmental Protection Agency (EPA).

ACTION: Final rule; correction.

SUMMARY: This Notice is issued to clarify thirteen documents printed in the *Federal Register* pertaining to the approval of the State of Washington Implementation Plan. Given the complexity of these thirteen rulemaking actions which involved EPA approval or conditional approval of twenty-one SIP revisions, many of which partially or completely replaced earlier submittals, a concise but detailed description of those elements comprising the Federally-approved SIP is warranted. EPA is

therefore clarifying and expanding § 52.2470 entitled "Identification of plan," § 52.2472 entitled "Extensions," and § 52.2479 entitled "Rules and regulations," in order to identify in greater detail the provisions of the State-submitted plan which have been approved by EPA.

DATE: This action is effective on June 29, 1983.

FOR FURTHER INFORMATION CONTACT: David C. Bray, Air Programs Branch, M/S 532, Environmental Protection Agency, 1200 Sixth Avenue, Seattle, Washington 98101, Telephone (206) 442-1980 (FTS) 399-1980.

SUPPLEMENTARY INFORMATION:

(1) On June 5, 1980 (45 FR 37821) EPA approved the Yakima carbon monoxide (CO) plan, the statutory authority and schedule for an automobile inspection and maintenance program, revised statutory language on State legal authority, certain State and local regulations necessary for attainment of primary National Ambient Air Quality Standards in primary nonattainment areas (including the rescission of certain State and local regulations); and conditionally approved the Seattle-Tacoma CO and ozone plans, the Vancouver ozone plan, the Seattle, Tacoma, Vancouver, Spokane and Clarkston TSP plans, the WDOE Part D new source review (NSR) regulations, the WDOE regulations for sources of volatile organic compounds (VOC), and provisions pertaining to combined emissions, source test procedures, and "no burn areas."

(2) On July 31, 1980 (45 FR 50749) EPA conditionally approved portions of the WDOE regulations for kraft pulp mills, sulfite pulp mills, and primary aluminum plants and rescinded certain provisions in the previously approved regulations.

(3) On December 24, 1980 (45 FR 85007) EPA conditionally approved the Spokane CO plan.

(4) On April 15, 1981 (46 FR 21994) EPA approved the State's 40 CFR Part 58 Monitoring Plan.

(5) On August 14, 1981 (46 FR 41053) EPA approved the WDOE regulations for maintenance of pay.

(6) On September 14, 1981 (46 FR 45607) EPA approved the Seattle-Tacoma CO and ozone plans, the Vancouver ozone plan, the Seattle, Tacoma, Vancouver, Spokane and Clarkston TSP plans, the WDOE Part D NSR regulations, the WDOE regulations for sources of VOC, a new regulation pertaining to civil sanctions under the Washington Clean Air Act, provisions pertaining to combined emissions, source test procedures, and "no burn

areas," and portions of the WDOE regulations for kraft pulp mills, sulfite pulp mills, and primary aluminum plants (including rescission of certain provisions in previously approved regulations).

(7) December 22, 1981 (46 FR 62064) EPA approved the previously approved State and local regulations pertaining to nonattainment areas as applicable statewide.

(8) On February 23, 1982 (47 FR 7837) EPA approved the statutory authority, including an attorney general opinion, certain of the regulations of the Energy Facility Site Evaluation Council (EFSEC), and a memorandum of agreement between EFSEC and WDOE as meeting Section 110 of the Clean Air Act.

(9) On March 22, 1982 (47 FR 12166) EPA approved the Spokane CO plan.

(10) On April 14, 1982 (47 FR 16018) EPA conditionally approved additional regulations for sources of VOC.

(11) On December 17, 1982 (47 FR 56497) EPA approved the 1982 Vancouver O₃ plan and additional regulations for sources of VOC (including rescission of certain provisions in previously approved regulations).

(12) On February 28, 1983 (48 FR 8273) EPA approved the 1982 Seattle-Tacoma O₃ plan, the 1982 Seattle CO plan, WDOE regulations for motor vehicle emission inspection, and the Puget Sound Air Pollution Control Agency (PSAPCA) regulations for sources of VOC.

(13) On May 20, 1983 (48 FR 22716) EPA issued corrections to three documents previously published in the *Federal Register* pertaining to carbon monoxide (CO) nonattainment areas and State Implementation Plans (SIP).

Dated: June 10, 1983.

Robert Burd,
Acting Regional Administrator.

Subpart WW—Washington

1. On June 5, 1980, July 31, 1980, December 24, 1980, April 15, 1981, August 14, 1981, September 14, 1981, February 23, 1982, March 22, 1982, April 14, 1982, December 17, 1982 and February 28, 1983 EPA approved revisions to the Washington SIP. In FR Dockets 80-17086, 80-23047, 80-40165, 81-11399, 81-23787, 81-26658, 82-4797, 82-7577, 82-10073, 82-34298, and 83-4974 appearing on pages 37835, 50751, 85009, 21994, 41054, 45608, 7840, 12167, 16018, 56498, and 8274 in the issues dated June 5, 1980, July 31, 1980, December 24, 1980, April 15, 1981, August 14, 1981, September 14, 1981, February 23, 1982, March 22, 1982, April 14, 1982, December 17, 1982 and February 28, 1983

respectively, the following corrections are to be made: In § 52.2470 paragraphs (c)(28) through (c)(34) are removed and paragraphs (c)(16) through (c)(27) are corrected to read as follows:

§ 52.2470 Identification of Plan.

(c)
(16) On April 4, 1979 the State of Washington Department of Ecology submitted a request to extend for eighteen months the date for plan submission for all secondary total suspended particulate nonattainment areas.

(17) On June 26, 1975 the Governor submitted amendments to WAC 18-24 "State jurisdiction over Motor Vehicles" which repealed the program for preconstruction review and approval of indirect sources; leaving only Sections 020—Definitions and 030—Assumption of Jurisdiction. On April 27, 1979 the Governor submitted revisions required by Part D of the Clean Air Act as amended in 1977, specifically: plans for the Seattle primary total suspended particulate (TSP) nonattainment area, the Tacoma primary TSP nonattainment area, the Seattle-Tacoma carbon monoxide (CO) and ozone nonattainment areas (along with a request for an extension of the attainment dates to beyond December 31, 1982), the Spokane primary TSP nonattainment area, the Clarkston primary TSP nonattainment area, the Vancouver primary TSP nonattainment area, and the Yakima CO nonattainment area; revisions to State and local regulations for nonattainment areas (WAC 173-400-010, -020, -030, -040 (except (13)), -050, -060, -070, -090, -100, -110, and -120; WAC 173-420; WAC 173-425, WAC 173-490 (except -150); Puget Sound Air Pollution Control Agency Regulation I, Articles 1, 3, 6, 9 (Sections 9.02, 9.02A, 9.03, 9.04, 9.05, 9.06, 9.07(d), 9.07(e), and 9.09); Northwest Air Pollution Control Authority Regulation Section 455.11; and Spokane County Air Pollution Control Authority Regulation Article IV, Section 4.01); and the rescission of State and local agency regulations which duplicated applicable Federal or State regulations for nonattainment areas (WAC 18-04-010, 020, -030, -040, -050, -060, -070, -090, 100, -110, and -120; WAC 18-06; WAC 18-12; WAC 18-20; WAC 18-24; WAC 18-28; WAC 18-32; WAC 18-40; WAC 18-44; WAC 18-46; WAC 18-48; WAC 18-56; WAC 18-60; Puget Sound Air Pollution Control Agency Regulation I, Articles 5, 9 (Sections 9.07(a), 9.07(b), 9.11, 9.12, 9.13, 9.15, and 9.16), and 11; Spokane County Air Pollution Control Authority Regulations I and II (except

Article IV, Section 4.01); Northwest Air Pollution Authority Regulations 1 and 2 and Section 501 Southwest Air Pollution Control Agency Regulations 1 and 2; Olympic Air Pollution Control Agency Regulation I; Yakima County Clean Air Authority Regulation 1; Grant County Clean Air Authority Regulation; Benton-Franklin-Walla Walla Air Pollution Control Agency Regulation; and Douglas County Air Pollution Control Commission Article V, Section 5.01). On May 18, 1979 the State of Washington Department of Ecology submitted corrections to the Puget Sound area emission inventory in the April 27, 1979 submittal. On June 20, 1979 the Governor submitted the plan for the Vancouver ozone nonattainment area including a request for an extension of the attainment date to beyond December 31, 1982. On December 21, 1979 the State of Washington Department of Ecology submitted statutory authority for an automobile inspection and maintenance program and a detailed schedule for its implementation. On May 1, 1980 the State of Washington Department of Ecology submitted revised statutory language pertaining to State legal authority.

(18) On April 1, 1980 the State of Washington Department of Ecology submitted revisions to the regulations for Kraft Pulping Mills (WAC 173-405-011; -021; -031(1), (4), (5) and (6); -036(1), (2) and (4); -061; -071(2), (3), (4)(d), (4)(e) and (5); -077; -078; -088; and -101), Sulfite Pulping Mills (WAC 173-410-011; -021; -031; -036(1), (2) and (4); -041; 061(1) through (8); -067; -071; -086; and 091), and Primary Aluminum Plants (WAC 18-52-010; -016; -021; -031(2) and (4); -036(1); -056; -061; -071(1)(c), (1)(f), and (2); -077; and -086) and rescission of old regulations (WAC 18-36-010, -020, -030, -040, -050, -060, -070, -080, -090 and -100; WAC 18-38-010, -020, -030, -040, 050, -060, -070, -080 and -090; and WAC 18-52-015, -020, -030 (except (3)), -040, 060, -070 and -080) to satisfy the requirements of Part D of the Clean Air Act.

(19) On April 27, 1979 the Governor submitted the plan for the Spokane carbon monoxide (CO) nonattainment area. On September 10, 1980 the State of Washington Department of Ecology submitted a revised transportation control plan for the Spokane CO nonattainment area.

(20) On March 5, 1980 the State of Washington Department of Ecology submitted a plan revision to meet the requirements of 40 CFR Part 58, Subpart C, § 58.20 Air Quality Monitoring.

(21) On April 27, 1979 the Governor submitted a provision for maintenance of pay (WAC 173-400-160).

(22) On June 24, 1980 the State of Washington Department of Ecology submitted a new regulation WAC 173-402 "Civil Sanctions Under Washington Clean Air Act". On July 30, 1980 the State of Washington Department of Ecology submitted revisions to WAC 173-400 (specifically -020; -030; -040 (except (13)); -050; -060; -070; -090; -100; -110; and -120), WAC 173-405 (specifically -012; -021; -040(1), (2), (3), (4), (5), (6) and (17); 072(1), (4) and (5); 077, -086; and -101; and rescission of 011; -031(1), (4), (5) and (6); -036(1), (2) and (4); -061; -071(2), (3), (4)(d), (4)(e) and (5); and -078), WAC 173-410 (specifically -012; -021; -040(1), (2), (3), (5) and (16); -062(1), (2) and (3); -067; 086; -090; and -091; and rescission of 011; -031; -036(1), (2) and (4); -041; 061(1) through (8); and -071), WAC 173-415 (specifically -010; -020; -030(2)(b), (4), (5), (7) and (11); -050; -060(1)(c) and (2); -070; and -090), WAC 173-490 (specifically -010; -020; -025; -030; -040; -070; -071; and -080), rescission of old WAC 18-52 (specifically -010; -016; 021; -030(3); -031(2) and (4); -036(1); 056; -061; -071(1)(c), (1)(f) and (2); -077; and -086), and revisions to the Seattle-Tacoma carbon monoxide, Seattle-Tacoma ozone, Vancouver ozone, Seattle primary total suspended particulate (TSP), Tacoma primary TSP, Vancouver primary TSP, Spokane primary TSP and Clarkston primary TSP nonattainment area plans, in order to satisfy the conditions of approval published on June 5, 1980 and July 31, 1980. On November 7, 1980 the State of Washington Department of Ecology submitted clarifying information, including the designated "no burn" areas for the Seattle, Tacoma and Spokane TSP nonattainment areas to satisfy the conditions of approval published on June 5, 1980. On January 13, 1981 the State of Washington Department of Ecology submitted further revisions to WAC 173-400-110 and WAC 173-490-020 and -040 in order to satisfy the conditions of approval published on June 5, 1980.

(23) On August 17, 1979 and July 30, 1980 the Governor submitted revisions to the State of Washington Implementation Plan to provide authority to the Energy Facility Site Evaluation Council to implement the plan required by Section 110 of the Clean Air Act for energy facilities, specifically, statutory authority (80.50 RCW), applicable regulations (WAC 463-39-010; -020; -030 (except (4), (7), (10), (24), (25), (30), (35) and (36)); -040

(except introductory paragraph); -050; 060; -080; -100; -110 (except (1), first two sentences of (3)(b), (3)(c), (3)(d) and (3)(e)); -120; -130; -135; -150; and (170), and a Memorandum of Agreement between the Energy Facility Site Evaluation Council and the State of Washington Department of Ecology describing program implementation. On May 28, 1981, the Energy Facility Site Evaluation Council submitted an Attorney General's opinion certifying that 80.50 RCW provided sufficient enabling authority to meet the requirements of the Clean Air Act.

(24) On November 17, 1981 the State of Washington Department of Ecology submitted a revision to the plan for the Spokane carbon monoxide nonattainment area, including a schedule for the implementation of an expanded transit service to satisfy the condition of approval published on December 24, 1980.

(25) On July 30, 1980 the State of Washington Department of Ecology submitted revisions to the regulations for sources of volatile organic compounds (VOC), specifically WAC 173-490-200, -201, -202, -203, -204, -205 (except (d)), -206 and -207. On January 13, 1981 the State of Washington Department of Ecology submitted a further revision to WAC 173-490-203. On June 25, 1981 the State of Washington Department of Ecology submitted VOC source test methods. On November 13, 1981 the State of Washington Department of Ecology submitted clarifying information on the regulations for sources of VOC.

(26) On July 16, 1982 the State of Washington Department of Ecology submitted an attainment plan for the Vancouver ozone nonattainment area and amendments to the regulations for sources of volatile organic compounds (WAC 490-020, -025, -040, -080, -203, 204, -205 and -208, and rescission of 206).

(27) On July 16, 1982 the State of Washington Department of Ecology submitted attainment plans for the Seattle-Tacoma ozone nonattainment area and the Seattle carbon monoxide (CO) nonattainment area, including regulations for motor vehicle emission inspection (WAC 173-422) and the Puget Sound Air Pollution Control Agency regulation for sources of volatile organic compounds (Regulation II). On December 1, 1982 the State of Washington Department of Ecology submitted procedures by which conformity of Federal projects with the Seattle-Tacoma ozone and Seattle CO plans will be determined.

2. On February 28, 1983 EPA approved the Seattle carbon monoxide and Seattle-Tacoma ozone plans, including extensions of the attainment date for each area. However, in that action, the attainment dates specified in 40 CFR 52.2472 were not consistent with the dates in the final adopted plans which EPA was approving. Therefore, the following corrections are made to paragraphs (c) and (d) of § 52.2472:

A. Paragraph (c) as revised on February 28, 1983, in FR Docket 83-4974 on page 8274 and corrected on May 20, 1983, in FR Docket 83-13296 on page 22716, is correctly revised to read:

§ 52.2472 Extensions.

* * * * *

(c) The Administrator hereby extends the attainment date for carbon monoxide in the Seattle Central Business District and the Dearborn Street and Rainier Avenue Corridor (Seattle) nonattainment areas to April 30, 1986, the attainment date for carbon monoxide in the University District (Seattle) nonattainment area to June 30, 1986, and the attainment date for carbon monoxide in the Bellevue nonattainment area to September 30, 1986.

* * * * *

B. Paragraph (d) as revised on February 28, 1983, in FR Docket 83-4974 on page 8274 and incorrectly redesignated as paragraph (e) on May 20, 1983, in FR Docket 83-13296 on page 22716, is correctly revised to read:

§ 52.2472 Extensions.

* * * * *

(d) The Administrator hereby extends the attainment date for ozone in the Seattle-Tacoma, Washington nonattainment area to September 30, 1984.

* * * * *

3. On February 28, 1983 EPA approved the Seattle-Tacoma ozone plan which included an extension of the attainment date. In that action, the attainment date extension for the Vancouver portion of the Portland-Vancouver ozone nonattainment area was inadvertently removed.

Therefore, § 52.2472, paragraph (e) (published as (d) on December 17, 1982, page 56498) and incorrectly revised (published as (d) on February 28, 1983, page 8274) and incorrectly redesignated as (e) (published on May 20, 1983, page 22716) is correctly designated as (e) and reprinted as set forth below.

§ 52.2472 Extensions.

* * * * *

(e) The Administrator hereby extends the attainment date for ozone in the

Vancouver portion of the Portland, Oregon-Vancouver, Washington nonattainment area to December 31, 1987.

4. On June 5, 1980, July 31, 1980, August 14, 1981, September 14, 1981, December 22, 1981, February 23, 1982, March 22, 1982, April 14, 1982, December 17, 1982 and February 28, 1983 EPA

approved certain State and local air pollution regulations. In FR Dockets 81-26658, 81-36442, 82-4797, 82-7577, 82-10073, and 83-4974 on pages 45609, 62065, 7840, 12167, 16019, and 8275 in the issues dated September 14, 1981, December 22, 1981, February 23, 1982, March 22, 1982, April 14, 1982, and February 28, 1983 respectively the

following corrections are to be made: Section 52.2479 is correctly revised to read as follows:

§ 52.2479 Rules and regulations.

The following table identifies the State and local regulations which have been submitted to, and approved by, EPA as revisions to the State of Washington Implementation Plan.

TABLE 52.2479. WASHINGTON SIP REGULATIONS

Citation	Title	Applicable sections	Date of sections	Date of EPA approval	FEDERAL REGISTER citation
WAC 173-400	General Regulations for Air Pollution Sources.	-010..... -160..... -020; -030; -040 (except (13)); -050; -060; -070; -090; -100; -120..... -110..... All.....	Apr. 26, 1979..... Apr. 26, 1979..... Aug. 20, 1980..... Dec. 17, 1980..... June 24, 1980.....	June 5, 1980..... Aug. 14, 1981..... Sept. 14, 1981..... Sept. 14, 1981..... Sept. 14, 1981.....	45 FR 37835. 46 FR 41054. 46 FR 45609. 46 FR 45609. 46 FR 45609.
WAC 173-402	Civil Sanctions under Washington Clean Air Act.	All.....	June 24, 1980.....	Sept. 14, 1981.....	46 FR 45609.
WAC 173-405	Kraft Pulp Mill Mills.	-012; -021; -040(1), (2), (3), (4), (5), (6), (17); -072(1), (4), (5); -077; -086; -101.....	Aug. 20, 1980.....	Sept. 14, 1981.....	46 FR 45609
WAC 173-410	Sulfite Pulp Mill Mills.	-012; -021; -040(1), (2), (3), (5), (16); -062(1), (2), (3); -067; -086; -090; -091.....	Aug. 20, 1980.....	Sept. 14, 1981.....	46 FR 45609
WAC 173-415	Primary Aluminum Plants.	-010; -020; -030(2)(b), (4), (5), (7), (11); -050; -060(1)(c), (2); -070; -090.....	Aug. 14, 1980.....	Sept. 14, 1981.....	46 FR 45609.
WAC 173-420	State Jurisdiction Over Motor Vehicles	All.....	Mar. 29, 1977.....	June 5, 1980.....	45 FR 37835.
WAC 173-422	Motor Vehicle Emission Inspection	All.....	Dec. 31, 1981.....	Feb. 28, 1983.....	48 FR 8274.
WAC 173-425	Open Burning	All.....	Oct. 24, 1977.....	June 5, 1980.....	45 FR 37835.
WAC 173-490	Emission Standards and Controls for Sources Emitting Volatile Organic Compounds.	-090; -120; -130; -135; -140..... -010; -030; -070; -071..... -200; -201; -202; -207..... -020; -025; -040; -060; -203; -204; -205; -208..... -010; -020; -030 (except (4), (7), (10), (24), (25), (30), (35), (36)); -040 (except introductory paragraph); -050; -060; -080; -100; -110 (except (1), first two sentences of (3)(b), (3)(c), (3)(d), (3)(e)); -120; -130; -135; -150; -170..... -080; -130; -140.....	Apr. 26, 1979..... Aug. 20, 1980..... Aug. 20, 1980..... June 29, 1982..... July 23, 1979.....	June 5, 1980..... Sept. 14, 1981..... Apr. 14, 1982..... Dec. 17, 1982..... Feb. 23, 1982.....	45 FR 37835. 46 FR 45607. 47 FR 16019. 47 FR 56498. 47 FR 7840.
WAC 18-04	General Regulations for Air Pollution Sources.	-080; -130; -140.....	Jan. 22, 1973.....	May 22, 1975.....	40 FR 22254.
WAC 18-08	Emergency Episode Plan.	All.....	Undated.....	May 31, 1972.....	37 FR 10900.
WAC 18-16	Grass Seed Field Burning	All.....	Undated.....	May 31, 1972.....	37 FR 10900.
Puget Sound Air Pollution Control Agency Regulation I		Article 9.07(c)..... Article 9.02A..... Articles 1, 3, 6..... Articles 9.02, 9.03, 9.04, 9.05, 9.06, 9.07(d), 9.07(e), 9.09.....	Aug. 12, 1970..... Oct. 10, 1973..... December 1974..... January 1977.....	May 31, 1972..... Oct. 29, 1975..... June 5, 1980..... June 5, 1980.....	37 FR 10900. 40 FR 50266. 45 FR 37835. 45 FR 37835.
Puget Sound Pollution Control Agency Regulation II		All.....	Apr. 8, 1982.....	Feb. 28, 1983.....	48 FR 8274.
Northwest Air Pollution Authority Regulations		455.11.....	Aug. 9, 1978.....	June 5, 1980.....	45 FR 37835.
Spokane County Air Pollution Control Authority Regulation II		Article IV, Section 4.01.....	Apr. 26, 1979.....	June 5, 1980.....	45 FR 37835.

[FR Doc. 83-17270 Filed 6-28-83; 8:45 am]

BILLING CODE 6560-50-M

40 CFR Part 62

[A-6-FRL 2362-2]

Approval and Promulgation of Implementation Plans: Oklahoma Negative Declaration-Fluoride Emissions From Primary Aluminum Reduction Plants

AGENCY: Environmental Protection Agency.

ACTION: Final rulemaking.

SUMMARY: This notice approves the Oklahoma State Department of Health (OSDH) negative declaration certifying

that the State of Oklahoma does not contain any primary aluminum reduction plants. The certification was submitted by the OSDH on March 3, 1983.

EFFECTIVE DATE: This action is effective on August 29, 1983 unless notice is received by 30 days from date of publication that someone wishes to submit adverse or critical comments.

ADDRESSES: Copies of the state submittal are available for inspection during normal business hours at the following locations:

Environmental Protection Agency,
Region 6, Air Branch, 1201 Elm Street,
Dallas, Texas 75270

Oklahoma State Department of Health,
1000 Northeast 10th Street, P.O. Box
53551, Oklahoma City, Oklahoma
73152

FOR FURTHER INFORMATION CONTACT:

Kathryn M. Griffith, State Implementation Plan Section, Environmental Protection Agency, Region 6, Air and Waste Management Division, Air Branch, 1201 Elm Street, Dallas, Texas 75270 (214) 767-9853.

SUPPLEMENTARY INFORMATION:

Section 111(d) of the Clean Air Act of 1977, as amended, requires states to submit a plan which establishes emission standards for designated pollutants from designated facilities and